

SCOTT S. HARRIS, CLERK  
U.S. SUPREME COURT  
WASHINGTON, DC 20543

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02218-015  
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PHILADELPHIA, PA 19105

FILED

SEP 06 2018

U.S. DISTRICT COURT  
DISTRICT OF DELAWARE

9-3-18

DEAR MR. HARRIS,

- 1.) AS I MENTIONED TO THE COURT SEVERAL TIMES PREVIOUSLY, JUDGE LEONARD STARK OF THE D. DEL. U.S. DISTRICT COURT HAS BEEN CRIMINALLY ABETTING, COVERING UP, AND HIMSELF COMMITTING ONGOING CRIMES TO OBSTRUCT JUSTICE, IN COMMON SCHEME WITH OTHERS SIMILARLY CONTROLLED BY THE ILLUMINATI.
- 2.) I ALSO SEVERAL TIMES PREVIOUSLY MENTIONED THAT I, AS MY OWN LAWYER, ADVISED MYSELF TO INVOKES MY 5TH AMENDMENT RIGHT TO BE SILENT UNTIL AFTER THE COURT HAD RE-ASSIGNED MY [UNCONSTITUTIONALLY PROSECUTED] CRIMINAL CASE AT THE D. DEL., CRIM. NO. 18-15, TO AN IMPARTIAL COURT OUTSIDE THE 3RD CIRCUIT'S JURISDICTION, NOT CONTROLLED BY THE ILLUMINATI.
- 3.) AND I DID ALSO ALERT THE COURT PREVIOUSLY [BY SENDING IT A COPY OF A LETTER BY ME ADDRESSED TO CONFLICT (FEDERAL PUBLIC DEFENDER) STANDBY COUNSEL, MS. BATEMAN] THAT SAID CRIMINAL IN BAD FAITH WAS USING MY INVOCATION OF SAID RIGHT FOR HIM TO PRETEND THAT MY SILENCE WAS A SYMPTOM OF LACK OF AWARENESS, "AS AN ILLICIT PRETEXT TO SCHEDULE ME TO BE SENT TO BUTNER FOR COMPETENCY EVALUATION. I ALSO NOTED THAT SAID CRIMINAL, SO DOING, WOULD ONLY FORCE ME TO SIMILARLY INVOKES MY RIGHT TO BE SILENT WITH ANY PRISON MENTAL HEALTH STAFF AT BUTNER AS WELL, AS AGENTS OF SAID CRIMINAL.
- 4.) NONETHELESS, TODAY I WAS TOLD BY PRISON STAFF THAT I WAS STILL BEING SENT TO BUTNER, AND MY PROPERTY WAS PACKED UP FOR MY TRANSFER ON 9-5-18.
- 5.) PRISON STAFF REFUSED TO TELL ME THE ADDRESS FOR BUTNER, SO I AM FORCED TO ASK YOU TO PLEASE FIND OUT THE NEW ADDRESS FOR ME.
- 6.) AS I ALSO MENTIONED IN THE AFORESAID LETTER COPY, I HAVE ALSO BEEN REFUSING TO ACCEPT ANY MAIL FROM SAID U.S. DISTRICT COURT, THE 3RD CIRCUIT, OR ANY OF ITS OTHER DISTRICT COURTS.
- 7.) FURTHER, I HAVE PREVIOUSLY REPORTED TO THE COURT THAT FEDERAL PRISON OFFICIALS HAVE BEEN UNCONSTITUTIONALLY OPENING ALL MY INCOMING MAIL FROM COURTS AND OTHER LEGAL MAIL NOT IN MY PRESENCE, CONTRARY TO THE COURT'S CASE LAW'S THEN STAPLING IT SHUT BEFORE GIVING IT

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
TO ME. AND PRISON STAFF TOLD ME IT WAS HIGHLY UNLIKELY THAT SAID MAIL WAS RETURNED TO THE COURTS [AFTER PRISON OFFICIALS UNCONSTITUTIONALLY OPENED IT].

8.) THE COURT IS ALREADY WELL AWARE THAT, IN MY FOREGOING 5-7-18 PETITION AND RELATED DOCUMENTS, I HAVE APPRISED THE COURT IN CONSIDERABLE DETAIL OF THE FACT THAT IMPARTIAL COURT REMEDIES ARE NOT AVAILABLE TO ME AT THE 3RD CIRCUIT, ITS DISTRICT COURTS, OR STATE COURTS IN ITS JURISDICTION. AND HAVE NOT BEEN FOR SEVERAL DECADES. SO THAT IT WOULD BE AN UTTER WASTE OF TIME FOR ME TO FURTHER ATTEMPT TO SEEK REMEDIES AT SAID COURTS.

9.) ERGO, WHY I HAVE INVOKED MY RIGHT TO BE SILENT, AND ALSO AM REFUSING TO ACCEPT MAIL FROM THOSE COURTS.

10.) PLEASE FIND OUT WHERE I AM, AND TELL ME THE CASE NUMBERS FOR MY FOUR PETITIONS SENT TO THE COURT, DATED 5-7-18, 6-7-18, 6-10-18, AND 7-28-18, RESPECTIVELY. AND ALSO PLEASE SEND ME COPIES OF SAID PETITIONS AND ALL RELATED DOCUMENTS.

SINCERELY,

  
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